

A The records, yes.

Q Do you have those records with you pertaining to this property?

A I have a copy, yes, pertaining to this property.

Q Did you make that memorandum?

A The girl and I in the office together; I told her what I wanted.

Q Are you confident that those quotations are accurate?

A Yes; I got these off the books, with the understanding you wanted from 1928 on. Now, in 1928 it was in the name of Everett G. Moxley, and was transferred then to James - I couldn't give you the exact month or date - 15½ acres to James E., and he owned it then on down--

(Mr. DeLauter) I think I had better object to this. I don't know where it is going to lead, but the record of the deeds would be the best evidence. This man isn't in charge of the record of deeds.

(Mr. McSherry) We are only having him testify as to what the assessment records show.

(Mr. DeLauter) I don't know that that has much to do with it - the assessment records. How would that affect the title one way or the other?

(Mr. Clapp) Whether or not a mistake was made.

(Mr. Speaks) I said at the start I am only testifying from the books. You know how it is all done.

(Mr. DeLauter) I understand that. Well, just note an objection to the question.

(Mr. Clapp) If there is some objection to the fact that the actual records are not here we would like to reserve the right to bring in the actual record. We thought from the standpoint of convenience of the tax assessor and all concerned, testifying to what he had as accurate might suffice.

(Mr. Speaks) It was actually taken from the deeds. You understand there can be mistakes made.

(Mr. DeLauter) The deeds are not the property of the tax office. The Clerk of the Court would be the proper one.